RESPONSE UNDER 37 C.F.R. § 1.111 Attorney Docket No.: Q76784

Application No.: 10/629,650

REMARKS

This Response, submitted in response to the Office Action dated June 16, 2008, is believed to be fully responsive to each point of rejection raised therein. Accordingly, favorable

reconsideration on the merits is respectfully requested.

Claims 1, 5-10 and 21-29 are all the claims pending in the application. Applicant thanks

the Examiner for indicating that claims 1, 5-10, 21 and 24-26 are allowed. Claims 22, 23 and 27-

29 stand rejected.

Claim Rejections - 35 USC § 102

Claim 22 is rejected under 35 U.S.C. § 102(b) as being allegedly anticipated by Funada et

al (US 4,705,360, hereinafter "Funada"). Applicant respectfully traverses the Examiner's

rejection.

Applicant respectfully submits that Funada fails to disclose "a depression which receives

excess liquid crystal from the liquid crystal layer so that the gap between the first substrate and

the second substrate is substantially uniform in the display region". Between the sealing agent 7

and the ends of the orientating film 5, liquid crystal 8 is disposed. There is no presence of a

depression for excess liquid. Furthermore, even assuming arguendo that there is a depression

between the sealing member 7 and the ends of the orientation film 5, the alleged depression is

filled with liquid crystal 8. Therefore, Funada does not disclose depression that is substantially

vacant except for the excess liquid crystal. Furthermore, Applicant respectfully requests that the

Examiner to point to where such features are disclosed in Funada. Accordingly for at least these

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reasons, Funada fails to anticipate all the features as presented in claim 22. Applicant

respectfully requests that the rejection of claim 22 be reconsidered and withdrawn.

Claim Rejections - 35 USC § 103

Claims 27-29 stand rejected under 35 U.S.C. 103(a) as allegedly being unpatentable over

Funada in view of Yanagawa et al. (U.S. 2002/0075442, hereinafter "Yanagawa"). Yanagawa

does not make up for the deficiencies of Funada with respect to claim 22. Therefore, Applicant

asserts that 27-29 are allowable at least by virtue of their dependency on independent claim 22.

Claim 23 is rejected under 35 U.S.C. 103(a) as being allegedly unpatentable over Funada

in view of Yanagawa, further in view of Kijima et al. (US 6,259,500, hereinafter "Kijima").

Kijma does not make up for the deficiencies of the primary combination with respect to claim

22. Therefore, Applicant asserts that claim 23 is allowable at least by virtue of its dependency

on independent claim 22.

Applicant respectfully request the § 103 (a) rejections be reconsidered and withdrawn.

Conclusion

In view of the above, reconsideration and allowance of this application are now believed

to be in order, and such actions are hereby solicited. If any points remain in issue which the

Examiner feels may be best resolved through a personal or telephone interview, the Examiner is

kindly requested to contact the undersigned attorney at the telephone number listed below.

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The USPTO is directed and authorized to charge all required fees, except for the Issue Fee and the Publication Fee, to Deposit Account No. 19-4880. Please also credit any overpayments to said Deposit Account.

Respectfully submitted,

/Laura Moskowitz/

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CUSTOMER NUMBER

Date: September 16, 2008

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